

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT, E.D.N.Y.

EASTERN DISTRICT OF NEW YORK

Theodore Ravenell

★ APR 25 2019 ★

LONG ISLAND OFFICE

Plaintiff,

-against-

Nassau County Legal AIDE Society
LAS Estefania Taranto
Defendants.

AMENDED
COMPLAINT

18 CV 06010 (JS)(AYS)

RECEIVED
APR 25 2019

EDNY PRO SE OFFICE

I Theodore Ravenell allege that Estefania Taranto did not follow The Kirkland Standard that rules Attorneys behavior in the court of law. In short because of ms Taranto dereliction of her duties, Judge Ferro was able to subvert to court process. In so by doing ms Taranto left me totally legally defenseless, against Judge Ferro court manipulations. The Judge lost jurisdiction on the § 87(2)(b) inclusion in February - March of 2017. This case did not end until 12/6/2018. During the course of events I repeatedly informed ms Taranto on numerous occasion what Judge Ferro tried to do. Before said fraudulent probation violation was dropped I explained what was doing to Peter Menoudakis I explained it to ms Taranto, to my probation officer Mr. Pecca to his supervisor ms A gravin. And no one would listen to me. I even told this to Mr. Dominic DiMaggio who is the chief Attorney for the probation Dept. he told me there was not a thing he could do. So the criminal justice system failed me. So with this complaint I will be filing several 1983 against Hempstead District court, probation Dept nassau, Nassau County dept of Correctional Services and the district Attorneys offices

COMPLAINT: (Start from the beginning and give all the facts pertaining to your complaint. Be sure to tell why you went to the attorney, when you had contact with the attorney, what happened each time you contacted the attorney, and what it was that the attorney did wrong. Also, please send this office all copies of papers that you received from the attorney.)

on 1/21/16 Estefania Taranto of Legal Aide Society of Nassau County, was assigned to my case. Ms. Estefania Taranto was supposed to get me a community service. She did not do that, instead she sold me out. She did not represent me. She did not defend me to the best of her abilities. I have or had to prior absences on my record from two felony ~~was~~ paroled cases, on the probation investigation probation denied my inclusion. I charge ms Taranto with coercion of defense 135.75 CPL. She did nothing but help the judge convict me. She violated the kickback rules and standards in regards to how an attorney is supposed to conduct their selves in a professional manner when dealing with their clients. me and ms taranto had no working client relationship. She kept telling me lies about her action with the court in my behalf. There was a DNA inclusion from a prior conviction placed on the probation conditions. that were technically inadmissible defective and illegal to do, acting judge Lescure knows that the article of a DNA sample was in fact inadmissible violated mr. Ratner's constitutional rights as well as his amendment rights.

PLEASE SIGN: Reedie Lescure

Note: Unsigned complaints and those sent by e-mail or fax transmission will not be processed.

cont'd
Amendment

(3)

COMPLAINT: (Start from the beginning and give all the facts pertaining to your complaint. Be sure to tell why you went to the attorney, when you had contact with the attorney, what happened each time you contacted the attorney, and what it was that the attorney did wrong. Also, please send this office all copies of papers that you received from the attorney.)

on Dec 6 2016 Peter menoudakas was assigned to my case. After Judge Douglas Leroose mysteriously removed my Legal aide Estefania Taranto, whom did nothing to defend and was only concerned about me ~~accepting~~ ¹⁷ accepting a plea. The same case with Peter menoudakas he never defended me, I explained to him that Judge Leroose was a biased judge. And that the probation conditions were fraudulent and that there was a inadmissible defective article placed on my probation conditions. I explained to mr. menoudakas that the DNA inclusion was illegal and that Judge Leroose lost his jurisdiction when he failed to extract a sample within the Legal Jurisdiction and that 45 day after arraignment, that Timed window for inclusion passed 45 days after I was arraigned. So in essence because mr menoudakas did not disclose to Judge Leroose after finding out the that the DNA inclusion was in fact inadmissible and an defective article. Menoudakas made himself a co-conspirator by default. He had knowledge before hand that there was in fact a

PLEASE SIGN: Frederick Davenell

Note: Unsigned complaints and those sent by e-mail or fax transmission will not be processed.

All allegations

COMPLAINT: (Start from the beginning and give all the facts pertaining to your complaint. Be sure to tell why you went to the attorney, when you had contact with the attorney, what happened each time you contacted the attorney, and what it was that the attorney did wrong. Also, please send this office all copies of papers that you received from the attorney.)

Judge Leroose accepted a plea bargain deal with Estefania Taranto as legal aide, on 1/21/16 a plea deal was accepted by Judge D. Leroose, with all petit larceny's and F~~1~~ Felonies. NYS requires a DNA inclusion at the end of every conviction. now in 2007 I had a DNA inclusion that I dodged because I did not know about it. In 2007 the DNA ruling was an administration regulations ruling. So at the time the courts were not required to ~~extract~~ Samples. It was on a voluntary basis, I never received a notice from court. So by accepting my plea Judge Leroose had 45 days from the plea to conviction to extract. my conviction took one year to depose, I accepted plea deal 1/21/16 so 45 days from that date would make it between March 3 to March 25 give or take two weekends. So legally Judge Leroose Finalized the plea in March with two months of (CRP) conditional release to probation. So this is what Douglas Leroose does, because he knows he can not extract a DNA sample, He cooks the legal books by despencing his own Laws and breaking the Law

PLEASE SIGN: Deodore Lawrence L D

Note: Unsigned complaints and those sent by e-mail or fax transmission will not be processed.

Allegations

by going into a closed petit Larceny case, and using the DNA article on the 2007 conviction date 6/1/2007 NYSID# 5406013R (see copy) and used this information as an extortive tool. So what Douglas Lerosse did was first an obstruction of Justice by breaking the law. And concealing the fact that He used a 2007 DNA conviction which was inadmissible and defective, because it was an illegal search and seizure of that information. All of the Attorneys in the case enticed into a conspiracy with Douglas Lerosse, who does not deserve to be called a judge when he placed that inadmissible defective article of my probation conditions. He basically said fuck the constitution and violated mine in the process. And I will not rest until I have my justice. Legal Aide Estefania Taranto ISB Peter menourdas, ISB Christopher Devane, chief Attorney for Nassau probation, Dominic DiMaggio, PD Gravim P.O. Pecca from probation, were all disclosed, I told every single County officer and official in this case what Judge Lerosse did and the DA's office all conspired illegally, to ~~detain~~ illegally detain me and imprison me so by losing ~~my~~ jurisdiction on DNA Judge extorted me ~~and~~ coerced me and mental tortured me by enslaving me. I never received a probation hearing, and not one lawyer ever asked me if I wanted to fight violation. They all just wanted me to cop-out. Never once was any of these attorneys ever on my side

Heedie Lerosse

COMPLAINT:

ms. Taranto along with judge D. Leroose. the action ADA. Conspired to violate my Constitutional and amendment rights. By deny me adequate non-biased Counsel, freedom of pressution, and judicial misconduct as well as prosecutorial misconduct. In all those things ms. Taranto failed me as an attorney. I explained to her this was a set up by the judge Leroose, DA Since Legal Aide Taranto. I have had two probation at same time I also had a \$500.00 dollars bail imposed and was still on court probation for a entire year. And after conviction I was placed a County probation for an entire year. This where my Conspiracy theory comes into play. I accepted plea on 1/21/16 ms taranto never give me a good deal. Leroose conspired by using an inadmissible defective article from a 2007 petit larceny DNA inclusion attached. And placing the very same inadmissible defective article on my ~~order~~ ordered conditions of probation (see copy). I accepted plea 1/21/16 judge Leroose created conspiracy to cover the fact that I lost jurisdiction on the DNA inclusion ~~is~~ with in the 45 day window for the courts to extract said Sample. So what Legal Aide Estefania Taranto allowed judge Leroose to do was tamper with justice. In so doing, her actions and the DA's and the judge Leroose. Caused me to lose my freedom illegally. It would appear that I was sentenced in a kangaroo court which happens in Nassau County, judicial courts all the time. After ms Taranto was reassigned two more inept Attorney's were forced on me because I was ~~not~~ not plea to time served off a illegal probation violation. That I never had a violation hearing at all.

UN-SIGNED COMPLAINTS WILL NOT BE PROCESSED.

I never received a probation hearing and not one lawyer  Signature

I got into a verbal fight with ms. Taranto over the fact that judge Leroose did in fact obstruct justice when he knew he's lost DNA jurisdiction and then conspire with his motley crew. To defame, illegally detain me and incarcerate me. By legal standards I was a political prisoner, because judge Leroose had no legal reason to enter inadmissible defective evidence from a prior 2007 conviction. So because I threatened ms. Taranto with legal action. And the judge did not want to mention the illegal actions against me in open court and on the minutes. He intentionally reassigned ms. Taranto to keep the conspiracy hidden because she was legal AIDE. And his fear of exposure was to great for her to remain my counsel. So Leroose remove one ~~had~~ inept ass for another, the new assesseme was Peter menoudakis 18B. After ms. Taranto gave up on me from the pressure from Judge Leroose me and my new counselor mr menoudakis got into a verbal fight as well after I told him what judge Leroose was trying to do. Legal AIDE Estefania Taranto, Peter menoudakis and Judge Douglas Leroose. Had an obligatory fiduciary duty to not only protect me as a disabled person, but to protect my ~~right~~ constitutional and amendment rights. when a high court fails at its task to Protect the ~~guilty~~ guilty as well as the innocent. That's when kaos reigns. So because of what judge Leroose conspired to do by placing an inadmissible defective article on my probation conditions. Eventually probation violated ^{me} for this misleading inadmissible defective evidence. That judge Leroose knew to be false, Leroose ~~has~~ caused me to be entrapped by his design.

UNSigned COMPLAINTS WILL NOT BE PROCESSED.


Signature

U.S. POSTAGE PAID
ONE DAY
HEMPSTEAD, NY
11560
APR 24, 19

\$25.50
R2305K133717-12



1007

11722

PRESS FIRMLY TO SEAL

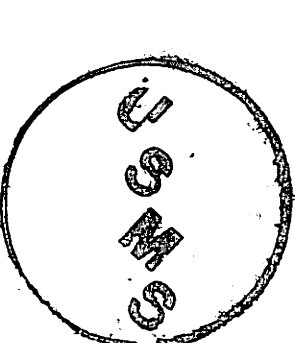
PRIORITY ★ MAIL ★ EXPRESS™

OUR FASTEST SERVICE IN THE U.S.

CUSTOMER USE ONLY
FROM: (PLEASE PRINT)

PHONE (516) 4723-3533

Mr. Theodore Roosevelt
353 Hempstead Plaza East
NY. 11003



DELIVERY OPTIONS (Customer Use Only)

RECIPIENT SIGNATURE REQUIRED: Note: The mailer must check the "Signature Required" box if the mailer: 1) Purchases a Return Receipt service. If the box is not checked, the Postal Service will leave the item in the addressee's mail receptacle or other secure location without attempting to obtain the addressee's signature on delivery.

□ No Saturday Delivery (delivered next business day)

□ Sunday/Holiday Delivery Required (additional fee, where available)

Refer to USPS.com or local Post Office™ for availability.

TO: (PLEASE PRINT)

PHONE (

)

CITY

STATE

ZIP

COUNTRY

Federal Plaza
10th District
200 Federal Plaza
F.S.I.P. New York
NY 11722
ZIP + 4* (U.S. ADDRESSES ONLY)

PAYMENT BY ACCOUNT (If applicable)		Federal Agency Acct. No. or Postal Service® Acct. No.	
USPS® Corporate Acct. No.			
ORIGIN (POSTAL SERVICE USE ONLY)			
<input checked="" type="checkbox"/> 1-Day <input type="checkbox"/> 2-Day <input type="checkbox"/> Military <input type="checkbox"/> DPO			
PO ZIP Code	Scheduled Delivery Date (MM/DD/YY)	Postage	Insurance Fee
11550	4/25/19	\$ 25.50	COD Fee
Date Accepted (MM/DD/YY)	10:30 AM 12:00ON	\$ 3:00 PM	\$
Time Accepted	<input type="checkbox"/> 10:30 AM	Delivery Fee	Return Receipt Fee
4:02	<input type="checkbox"/> 2 PM	\$	\$
Special Handling/Fragile	Sunday/Holiday Premium Fee	Live Animal Transportation Fee	
\$	\$	\$	
Weight 1.80 lbs. oz.	Flat Rate Acceptance Employee Initials D	Total Postage & Fees	
DELIVERY (POSTAL SERVICE USE ONLY)	Delivery Attempt (MM/DD/YY)	Time	Employee Signature
		<input type="checkbox"/> AM <input type="checkbox"/> PM	
		<input type="checkbox"/> AM <input type="checkbox"/> PM	

PSN 7690-02-000-8698

LABEL 11-B, JULY 2016

UNITED STATES
POSTAL SERVICE



VISIT US AT **USPS.COM**
ORDER FREE SUPPLIES ONLINE

EPI3F July 2013 OD: 12.5 x 9.5



PS 10001000006

PEEL FROM THIS CORNER


- For pickup or USPS Tracking™, visit USPS.com or call 800-222-1811.
- \$100.00 Insurance included.